



PATENT
3430-0129P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: LEE, Gun-Hee et al. Conf.: 3862

Appl. No.: 09/633,782 Group: 2871

Filed: August 7, 2000 Examiner: Hoan C. Nguyen

For: LIQUID CRYSTAL DISPLAY DEVICE AND
METHOD OF THE SAME

LARGE ENTITY TRANSMITTAL FORM

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

June 24, 2004

Sir:

Transmitted herewith is an amendment in the above-identified application.

- The enclosed document is being transmitted via the Certificate of Mailing provisions of 37 C.F.R. § 1.8.
- The enclosed document is being transmitted via facsimile.

The fee has been calculated as shown below:

	CLAIMS REMAINING AFTER AMENDMENT					HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDITIONAL FEE
TOTAL	20	-	20	=	0			\$ 18	\$ 0.00
INDEPENDENT	2	-	3	=	0			\$ 86	\$ 0.00
<input type="checkbox"/> FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM								\$290	\$ 0.00
								TOTAL	\$ 0.00

Petition for () month(s) extension of time pursuant to 37 C.F.R. §§ 1.17 and 1.136(a). \$0.00 for the extension of time.

No fee is required.

Check(s) in the amount of \$0.00 is(are) enclosed.

Please charge Deposit Account No. 02-2448 in the amount of \$0.00. This form is submitted in triplicate.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

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Attachment(s)

(Rev. 02/08/2004)



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For: LIQUID CRYSTAL DISPLAY DEVICE AND METHOD OF THE SAME

AMENDMENT UNDER 37 C.F.R. §1.111

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

June 24, 2004

Sir:

In response to the Examiner's non-final Office Action dated March 24, 2004, the following remarks are respectfully submitted in connection with the above-identified application.

This Reply includes:

Amended Claim Set; and

Remarks.